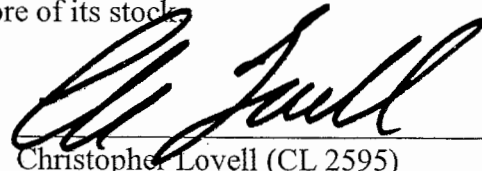


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

NOTA MUSIC PUBLISHING, INC.,)
also d/b/a NOTA PUBLISHING, INC.;)
CARTAGENA ENTERPRISES, INC., also d/b/a)
CARTAGENA PUBLISHING;)
DAVID GRISMAN and CRAIG MILLER,)
individually and collectively, and d/b/a)
DAWG MUSIC, and also d/b/a ACOUSTIC DISC;)
HMS DISTRIBUTORS, INC., also d/b/a)
J & N RECORDS and d/b/a J & N PUBLISHING;)
JVN MUSIC, INC., also d/b/a JV RECORDS;)
THE MUSIC FORCE LLC;)
also d/b/a FULL FORCE MUSIC) **RULE 7.1 STATEMENT**
THE MUSIC FORCE MEDIA GROUP, LLC;)
MUSICAL PRODUCTIONS, INC.;)
ON TOP RECORDS CORP., also d/b/a)
STILL ON TOP PUBLISHING and d/b/a)
REAL SMOOTH PUBLISHING;)
PLATANO RECORDS CORP.;)
RICO RECORDS DISTRIBUTING, INC.;)
individually and on behalf of all others)
similarly situated,)
Plaintiffs,)
-against-)
XM SATELLITE RADIO INC.,)
Defendant.)

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, the undersigned
counsel for *Musical Productions, Inc.* certifies that there is no parent corporation or
publicly held corporation owning ten percent or more of its stock.

Dated: New York, New York
June 1, 2007



Christopher Lovell (CL 2595)